IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MARYLAND, NORTHERN DIVISION

*

XEROX CORPORATION, *

Plaintiff, *

v. * CIVIL ACTION NO: WDQ-02-1734

PHOENIX COLOR CORPORATION, *

and *

TECHNIGRAPHIX, INCORPORATED ,

Defendants. *

* * * * * * * * * * * * * * *

ORDER

For the reasons stated in the Memorandum Opinion issued on this day, it is this 14th day of July, 2003, ORDERED:

- 1. That Xerox's Motion for Partial Summary Judgment BE, and hereby is, DENIED;
- 2. That Phoenix Color Corporation's Motion for Summary Judgment BE, and hereby is, DENIED IN PART, as to all claims involving on contracts purportedly written in Phoenix Color Corporation's name;
- 3. That Phoenix Color Corporation's Motion for Summary Judgement BE, and hereby is, GRANTED IN PART, as to pre-December 1999 contract claims;
- 4. That Phoenix Color Corporation's Motion for: (i) Leave to Designate Handwriting Expert and Extend Discovery Deadline, and (ii) leave to file counterclaim BE, and hereby is, DENIED.
 - 5. That the Clerk of the Court mail copies of this Order and

the Memorandum Opinion to counsel.

/s/ William D. Quarles, Jr. United States District Judge